## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Re: Appeal to the Board of Patent Appeals and Interferences

In re PATENT APPLICATION of				oup Art Uni	it: 1	642		•	
Inventor(s):		REIBER et al.	Ex	aminer.:		Burke			
Appln. No.:	09	126,816	At	ty. Dkt. 🛮 🛭 f	P _25	54992	96/23PI		
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Hon. Commissioner of Patents Washington, D.C. 20231  MAR 2 0 2001				03/21/2001 MACROMA 00000023 05126816 2_2 2_					
	,	PA SS					310.00 OF	200	
Sir:		PADEMARK DEC	(	)1 FC:119 )2 FC:117			890.00 GP		
NOTICE OF APPEAL: Applicant hereby appeals to the Board of Patent Appeals and Interferences from									
_	the decision (not Advisory Action) dated September 20, 2000								
	of the Examiner twice/finally rejecting claim(s) in this application or in this application and its parent application.								
2.	BRIEF on appeal in this application attached in triplicate (extendable up to 5 months).								
3.	An <u>ORAL HEARING</u> is respectfully requested under Rule 194 (due <u>two</u> months after Examiner's Answer- unextendable)								
4. Reply Brief is attached in triplicate (due two months after Examiner's Answer – unextendable).									
5. Small entity" statement filed: herewith. previously.									
6. Fee NOT required if/since paid in prior appeal in which the Board of Patent Appeals and Interferences did not render a decision on the merits (35 USC 134).									
7. FEE CAL	CULATION				Ī	arge/Small Entity		Fee Code	
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						310/155	\$0	120/220	
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		end the original due date	(1 mo)	\$110/\$	55			115/215	
	date this response is	filed for which the	(2 mos)	\$390/\$19				116/216	
requisite fee	e is attached.		(3 mos)	\$890/\$44				117/217	
	,	laabla aab if baa O ia Vi	(4 mos)	\$1390/\$69		<b>C</b> OOO		118/218	
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Original due date (item 8); with concurrently filed amendment9  11. Subtract line 9 from line 8 and enter: Total Extension Fee						80	+\$890		
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CHARGE STA	TEMENT: The Commission	ner is hereby authorized to ch	arge any fee sp	ecifically autho	orized h	ereafter or any	missing or ins	sufficient	
fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter and which may be required									
under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Desumed under Rule 20, or credit any overpayment, to our Accounting/Order Nos. shown above, for which purpose a duplicate copy of this sheet is affected.									
This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal sheet is filed.									
Pillsbury Winthrop LLP									
Intellectual Property Group  1100 New York Avenue, NW  By: Atty: Ann S. Hobbs  Reg. 36830									
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	NUIE: FIIE THIS COV	ver sheet in duplicate v	vith PTO rec	eibt (PAT-	103A)	and attach	ments		